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SOUTHERN DISTRICT OF NEW YORK SDNY PRO SE OFFICE

PLAINTIPF (\$927 AUG 22 PM 3: 34

PLAINTIFF'S RESPONSE OPPOSING COURT AUG 05,22 RECOMENDATION

-AGAINST-

CITY OF NEW YORK ET AL.,

INDEX NUMBER 21-CV-1083

DEFENDANT(S)

On August 15, 202 the plaintiff recived a copy of the Courts Report and Recomendation in regards to his SAC under court docket number 21-CV-1083.

For the reason stated below the Plaintiff opposes the Courts ruling in apsects to certain dismissal claims.

The plaintiff would like to first display that his objections are by no means a sign of disrespect for the Magistrate Judhe Katharine H. Parker's recommendations.

In the areas of where the Judge recommedated the plaintiff's claim be dismbised where all based on the Courts reasoning and belietth that the defendant's CITY by way of DOC had a right to create CLO 270.20 in the intrest of addresing the safeyt and conerns of the institution and applying it in addressing the plaintiff's Supreme Court Lockd Down Order.

The areas that the plaintiff is speaking in regards to are as followed: "DENIALS & LIMITATION OF PHONE CALLS TO ATTORNEYS", "DENAIL OF LAW LIBRARY ACCESS, REMOVAL OF LEGAL PAPERS AND HANDLING OF LEGAL MAIL", "DENAIL OF SHOWERS, RECRAETIONAL EQUIPOMENT AND REQUEST TO CLEAN HIS CEWLL", CONDITIONS OF CONFINEMENT", ", "LACK OF MEDICAL PRIVACY", COMMUNICATION WITH COUNSEL/ACCESS TO COURT", "VIDEO COURT APPEARENCE", "FIFTH AMENDMENT RIGHT AGAINST SELF-INCRIMINATION", EXCESSIVE FORCE FROM HANDCUFF AND ENHANCE RESTRAINTS", (any area of complaint where Judge sided with CLO 370.20)

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The plaintiff respects and understands that the facility has a right to create such CLO's and polcies the argument that was made in his SAC was that the CLO was created Fraudulently, and this is something that the Court noted themself on Page 3 in the Footnote maked as footnote #3.

The plaintiff wontinued to pry and enage in litoigation in regards to CLO 370.20 well after the filing of his SAc and as he filed a Art 78 pursuant to the Civil Practice Law and Rule regarding a foil denial in whihe he requested from New York City Department Of Correction Records Acces Officer an Official copy of Command Level order 370.20 the respond that he was given supports that the document was and is a fraudulent document:

RESPONSE: A THOROUGH AND DILIGENT SEARCH WAS CONDUCTED AND THERE ARE NO RESPONSIVE DOCUMENTS.

This response explains and directly address the matter in relations to fraudulent polcies. See Ex -A herein

It is the plaintiff opinion that the Court should view the defendats argument as being made in "BAD FAITH" where as defense counsel should have known whether such a polciy was and/or is real or properly created.

It is also the plaintiff's opinion that the need not view his SAC in the scope of whether DOC has a right to utilize polcies such as CLO 370.20 when addressing the saftye of the institution but rather did the defendant in this matter have a "RIGHT" to utilize this specific CLO 370.20 when it is found to not be a official "Command Level Order" that is filed with the defendants "CITY" within the OPEC Documents system of NYC Department of Corrections.

If the Court reaches its conclusion that CLO 370.20 is fraudulent after examining Ex. _ A herein then the Court must than revise its recommendations to agreeing that any hardship or act that was adverse to the plaintiff

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that was pointed out in his SAC that was tied to CLO 370.20 must survive the defendants motion to Dimiss whereas the plaintiff should not have be constrains by anything listed within the fraudulent document.

This arguement specifically affects that Courts Reccommendation in regards to the defendants "CITY" being liable and negligent in its Hiring, Retention, Training and supervison of all of the defendants named within the SAC because of the fact that those defendants were not able to determine that said document CLO 370.20 was frauduelent in natuure and unoficially being implemented against the plaintiff.

Every housing unit withint the facility GRVC where the plaintiff is detained and where the allegation of the SAC occured is attached to a Bubble command post where each defendant named had the opportunity of simply walking into the bubble and checking the DOC OPEC document system to see if CLO 370.20 was an official polciy within DOC as a whole.

The fact that each and every defendant failed to do so display the exact neligience in tha training that they received from Defendant "CITY" in regards to training and supervison that they received.

DENIAL TO LAW LIBRARY:

It seems that the Court by way of its Recommendation concrued the plaintiff SAc in regards to the denail of the law library as him arguing that the defendants fail to follow the BOC recommendation in regards to allowing him access.

The plaintiff was clear and percise and explaining that (1) not only was the defendant CITY by way of DOC and the actual defendants named violating his rights by restricting acess from the Law Librarywhen the ADA Enerst Chin clarificed that the Court Order did not Restrict the plaintriff

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but, (2) that the plaintiff was being denaied access to law library punitively in an adverse manner because of his greiavnces and constant litigation against the defendant "CITY".

It is clear by way of the vase amount of documentation supporting this claimthat the defendants denied the plaintiff access to the law library as a form of "SLOWING HINM DOWN" from being able to research matters of the law which affects both his criminal and Civil ongoing matters.

The plaintiff presented letters and emails from both of his defense attroney's supporting that this denail was affecting how they marshal the defense in hios criminal case.

Without displaying the facts of his criminal matter, the plaintiff is detained and awaiting trial on a cold case murder from over a decade ago. Though the plaintiff is represented by counsel the Court must recognize that said counsel ultimately are employees of the plaintiff who he menas that they take their orders in regards to defense stratics and tatics from the plaintiff.

With this understanding it is obvious that denial from legal research canand did affect the plaintiff defense tactics and in criminal and civil cases inclduing the instance case of 21-CV-1083 whereas right now the plaintiff is responding to the Coutrts Recommendation without being able to use Lexis Nexis Kiosk to research case law in efforts of boosting his support in his objections of the Courts reprot and Recommendation.

The Court recommendation to dismiss law library claims are indicitive to stating that once any "PERSON[S] hires an attorney that that person no longer has the right to continue research in legal matters of their case.

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The defendants' fail to argue any penological reason on why the plaintiff wa and stil lis being denied access to the facility law library after the plaintiff argued that he had ben classified as a Court order Lockdown inmate for over thre (3) years now and when in MDC Jan 2019 - Nov 2020 the plaintiff attenedd the facility Law library while being a court order lockdown inmate.

Instead the defendants stand solely on the arguement of the Command Level order 370.20 as their reasoning, whihe is something that the plaintiff has already addressed earlier on herein this "OBJECTION".

DENIAL OF PRODUCTION TO MEDICAL APPOINTMENTS:

The plaintiff pointed out in his SAC the fact that he was reestricted from the facility clinic area for medical and mental health appointments.

The plaintiff would like to bring to the Courts attention that Just this month Bronx County Justice Elizabeth S. Taybor fined DOC ordering that every inmate regardsless of their classification that missed medical appointments are to be given \$100 for each medical appointments due to DOC staff bot producing.

The plaintiff has missed over 250 medical appointmenst since being transferred to GRVC that is listed within his medical records as non-produced by DOC staff and the Reason: being not listed. PLEASE NOTE THAT THE PLAINTIFF IS UNABLE TO ADD COPIES OF HIS MEDICAL RECORDS TO THIS OJECTION BECAUSE THE FACILITY LAW LIBRARY IS CURRENTLY OUT OF (1) PAPER, (2) PRINTING INK AND (3) THE PLAINTIFF HAS BEEN BEING DENIED BY WAY OF RETALIATION DUE TO THIS CLAIM AND A BOOK THAT HE RECENTLYPUBLISHED IN REGARDS TO THE TREATMENT THAT HE HAS BEEN RECIEVING AT grvc, TITLED "THE TRUE UNTOLD STORY OF NEW YORK CITY'S NOTORIOUS RIKERS ISLAND, EX. -B herein are copies

Case 1:21-cv-01083-PGG-KHP Document 106 Filed 08/22/22 Page 6 of 25 grievance complaints that were filed to support this claim . Please Note:

THAT EX. -B COMPLAINTS ALSO SUPPORT AND BOOST THE PLAINTIFF LAW LIBRARY

DENAIL OBJECTION LEGAL AREGUMENT MADE HEREIN.

Again upon reasonable thinking it can be concrued that the plaintiff was denied access to evey medical appointment only because CLO 370.20 states that for no reason will a court ordereerd lockdown inmate such as the plaintiff will be allowed to the facility clinic area for no reason with the only exception being an accute emergency.

The plaintiff has displayed that the CLO 370.20 was fraudulently created and implemented, but futher more the defendant "CITY" own poplciy states that correctional personnel shall never cause of delay or prohibit an inmate from medical for any reason nor shall they make and medical decison, such as the one made in CLO 370.20

PERSONAL INVOLVEMNET:

The plaintiff ojects to the dismissal of the complaint against defendant Hedi Grossman Hazel Jennings and Jean Renee for the reason[s] stated below:

Defendants Hedi Grossman and Hazel Jenings where both placed on notice about the implication that the CLO 370.20 had in regards to legal liablity on Oct 26, 2020 when the New York city Board of correction director of Polciy and communication Bennet stein issued his report and recommendation in regards to the plaintiff denail to the facility law library.

In this recommendation Mr Bennte Stein Elearly state that thought the other matters were not the matter of his grieance response , he $t\dot{o}ok$

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the time and created a (4) four recommendation that listed every which way that the CLO consist and duplicate to CLO 370.20 vilated speifcally the plaintiff rights and stated that "THOUGH DOC MUST ADDRES THE RESTICTIONS LISTED WITHIN THE PLAINTIFF SUPREME COURT LOCKDWON ORDER THAT DOC MUST STILL DO SO WITHIN A CERTAIN BOUNDRY",

The last page of this Recommendation which the plaintiff submitted within his SAc as an exhibit listed defendants Hedi Grossman and Hazel jennings as reciving a copy of it.

This mean that those defendants had personal knowldge of the complications that any CLO duplicated to CLO 370.20 and they ignored those legal liablities complications.

Defendant Heid grossman was placed on notice again when she was contacted directly by the plaintiff's defens counsel Julie A. Clark in regards to the same liability issues and as an attoreny that passed the New York State Bar defendant Hedi Grossman had an legal obluigation to ensure that all matters of the Law is followed and obligiued by.

As far as the personal involvement of Defendant Jean Renne the court must first understand the process of the Grievance system that is used in new york city department of corrections.

Whenever there exist a matter that the OCGS staff can not address said matter is followed to the facility warden for investigation purposes.

There is a copy of a grievance for every allegation that the plaintiff made that was forwarded to the defendant Jean Renee for investigating and this defendant failed in his duty to investigate and address the plaintiffs complaint.

though the Plaintiff never allegded in his SAC as a cuase of action that defendant Jean Renne failed in some area, the graivences filed by the plaintiff must be concured by the court as being giving "NOTICE"

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to the defendant Jean Renne who as the warden of the facility duty is to ensure that the detainees unde his care rights are not violated in a manner consistant with those that teh Court recommendated that the plaintiff should not have dimissed by arguements made by the defendants.

As in regards to defendants Stukes and Scott the plaintiff agre with the courts recommedantion of dismissal of the claims against them.

CONCLUSION:

As an detainee it is not the responisbility of the plaintiff to ensure that the City of New York who is named as a defenant herein and its servants many who are also named as defendants herein his SAc conduct themselve in a manner consist with not violating the rights of the detainees under their custody.

The plaintiff is aware that their must be poolcies and rules designed to use a guide when addressing how to house and treatement all clssification of inmates housed inside opf city jails, but those policies must also be created and filed in a manner that is consistant with (1) the laws of the City of and State of New york and (2) consistant with the constitution of the State on both State and federally levels.

Exhibit-A herein this object suppoints that plaintiff claims that the CLO 370.20 which was the core of his violations was not and still is not an official Command Level Order and Poilicy of New York City department of coirrection.

This is by way of the defendant own Records access officer and foil oficer.

Exhibit-A also should support the Plaintiff legal Objection by displaying that the Court should review and modify its Recommendation made

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on August 5, 2022 listed as document No 101 in docket number 21-Cv-1083.

The pliantiff belives that the court Recommedation was made giving the defendaatpolciy CLO 370.20 legitmacy in regards to the implementation of the restrictions that /were imposed upon the plaintiff.

With the addition to the Exhibit-A the plaintiff also reminds the Court of another exhibit that the plaintiff submitted in his opposition to the defendants dismissla motion that was an internal email from the Jewish Rabbi stating that he attempted to locate CLO 370.20 on the New York City Department of Corrections Intranet which is where all Command Level Orders and Polcies are located and was unable to locate such a CLO. 370.20.

The burden of propelry creating and implemention CLO's and Polcies lay on the defendant CITY, and the Court Recommendation should not releive them of this burdan in any way, shape or form.

WHEREAS the plaintiff respectfully objects to the courts Report and Recommendation for all the reasons stated herein this response except for in the matters of defendants Stukes and Scott. To do any otherwise would be against the words of the current United states Ag Me rick Garland, to apply the Law Fairly and Equally without Favor.

RES

DATED AUGUST 15, 2022 QUENS NEW YORK 11370

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EXTENDED CONCLUSION:

The plaintiff would like to also bring to the Courts attention that the defendants and the Court never addressed the plaintiff's claims in regards to being placed in soltaire confinement-like setting once he was transfeered to G.R.V.C. from MDC as an act as retaliation against him.

The plaintiff listed this argeumnet in his SAC in Paragrapgh number 179 and also on pages 66 and 68. The plaintiff also added exhibits addressing this claim in exhibit Boxed in and others.

It is obvious that the Court did not address it in its Report and Recommendation because the defindants fialed to list an argument against the plaintiff claims of being placed inside of soltaire confienement illgeally.

This factor also supports the plaintiff objection in realtions to the Courts recommendation of dismising claims against the defendant City in regards to rention for hiring, training and supervsion, whihe the plaintiff position is that a reasonable person would conclude by the large number of defindants left that the court found liability in for numerous reasons that those defendants were not properly trained by the employer whihe in this matter happens to be the defendant CITY.

The plaintiff finally conloude this OBJECTION be also asking the the defendant CITY be held to answer for the claims of the plaintiff being detained in soltarie confienment when the state of New york has abolished this setting completely.

EXHIBIT-A

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NEW YORK CITY DEPARTMENT OF CORRECTION Louis A. Molina, Commissioner



Christopher B. Connard Records Access Officer | FOIL Officer 75-20 Astoria Boulevard East Elmhurst, New York 11370

> 718-546-0952 Fax 718-278-6001

June 28, 2022

Alexander Williams 141-18-01632 GRVC 09-09 Hazen Street East Elmhurst, New York 11370

> Re: FOIL Request (Logbooks & CLO) FOIL #: 2022FR1809

Dear Mr. Williams:

I write in response to your request (copy attached) dated April 11, 2022 and related to the above referenced request under the New York State Freedom of Information Law. Please see the responses below as they correspond to your request.

1. You requested: Logbook entries from August 2021- Present day displaying the entries for breakfast, lunch, and dinner menu.

Response: The records you are requesting are not maintained in a manner that allows for a reasonable search and as a result, this portion of your request is denied.

2. You requested: Logbook entries from the mandated service logbook displaying that recreation was afforded daily from August 2021- present day.

Response: The records you are requesting are not maintained in a manner that allows for a reasonable search and as a result, this portion of your request is denied.

3. You requested: Command Level Order 370.20.

Response: A thorough and diligent search was conducted, and there are no responsive documents.

Pursuant to the New York State Public Officers Law, Section 89(4)(a), you may, within thirty (30) days of receipt of this letter, submit an appeal to the Records Appeals Officer at records.access@doc.nyc.gov.

Very truly yours,

/s/Christopher B. Connard Christopher B. Connard Records Access Officer

Enclosure CBC/amt

EXHIBIT-8

ATTACHMENT - C CITY OF NEW YORK - DEPARTMENT OF CORRECTION



CJS

OFFICE OF CONSTITUENT AND GRIEVANCE SERVICES

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Form.: 7102R Eff.: 9/14/18 **DISPOSITION FORM** Ref.: Dir. 3376R-A Grievance Reference #: Date Filed: Facility: 558187 June 22, 2022 **GRVC** Inmate Name: Book and Case#: Category: Alexander Williams 141-18-01632 S.Compl'nt From OCGS Inmate Statement Form, print or type short description of grievance: On Thursday June 16, 2022 Law Library Officer Leech denied me legal supplies such as type writer ribbon and typing paper 8 1/2-11, stating I will not able you anything because of your book you published against my Co-workers. Action Requested by Inmate: Please give 2A type writer ribbon new stack of typing paper and rescind from retaliation STEP 1: FORMAL RESOLUTION Check one box: Grievance Submission is not subjected to the Grievance Process The Office Of Constituent and Grievance Services proposes to formally resolve your grievance as follows below. Alternatively, OCGS staff shall provide an explanation for why the submission is not subject to the OCGS process. OCGS informed the grievant that the legal coordinator was informed about getting Law Library Supplies to housing area 2A and his Staff complaint is a submission not subject to the grievance process and has been forwarded to the Law Library Director for further investigation. CHECK THE APPROPRIATE BOX BELOW AND PROVIDE YOUR SIGNATURE (Failure to sign forms will forgo your right to appeal the proposed resolution.) Yes, I accept the resolution 🧧 No 📋 I request to appeal the resolution of this grievance to the Commanding officer. Note: If you appeal, the grievance staff can request for a preliminary based review if they feel the complaint was thoroughly investigated and addressed, prior to forwarding to the Commanding Officer. You will receive the outcome of this review within (3) business days to inform you the appeal will proceed or you exhausted administrative remedies. Inmate's Signature: Date: 6-29-2012 Preliminary Review Requested Grievance Coordinator/Officer Signature: Date:

June 22, 2022

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CITY OF NEW YORK - DEPARTMENT OF CORRECTION

OFFICE OF CONSTITUENT AND GRIEVANCE SERVICES

Form.: 7102R



				Eff.: 9/14/18 Ref.: Dir. 3376R-A		
Grievance Reference #: 559076		Date Filed: June 24, 2022		Facility: GRVC		
Inmate Name: Alexander Williams		Book and Case#: 141-18-01632		Category: S.Comp	ol'nt	
From OCGS Inmate Statement Form, print or type si	hort de	escription of grievance: Of	ficer V	Valker notif	ied CO	
Reese that she is not delivering my discover	ery to	me and that I was aware of	the rea	ason why this	officer	
(Walker) has stated in passing that she refu	uses	to lift restrictions and limitation	ons of I	my law library	y services	
because I spoke out against her Co-worke	rs. N	ote that Leech + Walker are	signing	g unit log-boo	k	
"Law Library is on Post" but not providing fu	ull se	rvice.				
				Marine Charles and		
				allandi i Salida i Angara a sangara a sa		
Action Requested by Inmate: Remove this off	ficer f	from Law Library post, allow	me acc	cess to Law L	ibrary	
without limitation + Restriction.						
· STEI	D 4. E/	ORMAL RESOLUTION			managan	
Check one box: Grievance Submission is r						
The Office Of Constituent and Grievance Services			nca as f	allows helow		
Alternatively, OCGS staff shall provide an explanati						
OCGS informed the grievant that his Staff C	Comp	laint related to Law Library s	taff ha	s been forwa	rded to	
the Warden for investigation.						
CUECK THE ADDRODUATE DA	^V DE	CLOSE AND DOOMDE VOUD SIG	**			
		ELOW AND PROVIDE YOUR SIG right to appeal the proposed resolu		E		
	•	to appeal the resolution of this grie			•	
Note: If you appeal, the grievance staff can request for a preliminary based review Officer. You will receive the outcome of this review within (3) by siness days to in		the appeal will proceed or you exhausted administra			Commanding	
Inmate's Signature:	NO CONTRACTOR OF THE PROPERTY	Date:	29-	202-		
D P	relimi	nary Review Requested				
Grievance Coordinator/Officer Signature:		Date:		ak kanas ing penangan anangan pengangan penganan adalah sahi anangan sahi anang		
CJS		June 24, 2022				

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CITY OF NEW YORK - DEPARTMENT OF CORRECTION

OFFICE OF CONSTITUENT AND GRIEVANCE SERVICES

Form.: 7102R Eff.: 9/14/18



DISPOSITION FORM Ref.: Dir. 3376R-A Grievance Reference #: Date Filed: Facility: 558266 June 22, 2022 **GRVC** Inmate Name: Book and Case#: Category: Alexander Williams 141-18-01632 S.Compl'nt From OCGS Inmate Statement Form, print or type short description of grievance: On Saturday June 18, 2022 I requested from CO Walker Law Library to receive typing paper, typewriter ribbon, to view my discovery and notary which request joined by 108(a) and 108(f)(4). CO Walker response was as followed, "I'm not giving you any supplies until you unpublish your book about my Co-workers and your notary will always take place without you present. Plus fuck your case I want you to get life so you dead on your discovery." I then complain that I am Ineil status and she could check at GO office in pursuant to 108(F)(4) which she stated "Warden Renee get all your complaints and he will never go against me, you will always be restricted from Law Library as long as me and CO Leech is assigned there." this is a clear news of my book(SEE ATTACHED) Action Requested by Inmate: Remove this offer from Law Library post, investigate this matter and provide Law Library service with full access. STEP 1: FORMAL RESOLUTION Check one box: Grievance Submission is not subjected to the Grievance Process The Office Of Constituent and Grievance Services proposes to formally resolve your grievance as follows below. Alternatively, OCGS staff shall provide an explanation for why the submission is not subject to the OCGS process. OCGS informed the grievant that his complaint was forwarded to Investigations Unit (ID) for further investigation. CHECK THE APPROPRIATE BOX BELOW AND PROVIDE YOUR SIGNATURE (Failure to sign forms will forgo your right to appeal the proposed resolution.) Yes, I accept the resolution No I request to appeal the resolution of this grievance to the Commanding officer. Note: If you appeal, the grievance staff can request to a preliminary based review if they feel the complaint was thoroughly investigated and addressed, prior to forwarding to the Commanding Officer. You will receive the outcome of this review within (3) business days to inform you the appeal will proceed or you exhausted administrative remedies. Inmate's Signature: Date: Preliminary Review Requested Grievance Coordinate Officer Signature: CJS June 22, 2022



CITY OF NEW YORK - DEPARTMENT OF CORRECTION

OFFICE OF CONSTITUENT AND GRIEVANCE SERVICES

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Grievance F 556317	Reference #:	Date Fi June	led: 15, 202	2		cility: RVC					
Inmate Nam Alexande	er Williams		ook and Ca 41-18-0			Category: L.Librar	у				
From OCG	S Inmate Statement Form, p	rint or type short desc	ription of g	rievance: (On Tuesday	June 14,	2022 my				
access to	access to facility Law service was limited and restricted by not allowing me to view my digital discovery.										
This is Co	O Walker making good	on her promise. Ti	his is not	in accordance	with Law Li	brary mini	mum				
standard. What is being used/reason for limiting or restricting my access.											
							MARKET CONT.				
Action Requ	lested by Inmate: Pleas	se offer Law Librar	ry a pursı	uant to min1-08	3 daily Tues	-Saturday.	Give				
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further inv	estigation.										
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CHECK THE APPROPRIATE BOX BELOW AND PROVIDE YOUR SIGNATURE (Failure to sign forms will forgo your right to appeal the proposed resolution.)											
Yes, I accept the resolution No I request to appeal the resolution of this grievance to the Commanding officer.											
Note: If you appea Officer. You will re	Note: If you appeal, the grievance staff can request for a preliminary based review if they feel the complaint was thoroughly investigated and addressed, prior to forwarding to the Commanding Officer. You will receive the outcome of this review within (3) business days to interm you the appeal will proceed or you exhausted administrative remedies.										
Inmate's Sig	nature:			Date:	-29-2	as.					
		7 Preliminar	y Review F	are the second account of the second distribution of the second of the second distribution of the seco							
Grievance C	oordinator/Officer Signature		Date:								
CJS	oordinator/Onicer Signature	•	June 1	5, 2022							
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CITY OF NEW YORK - DEPARTMENT OF CORRECTION

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OFFIC	E OF	CONSTITUE	NT AND G	RIEVANCE	SERVICES	



Form.: 7102R Eff.: 9/14/18 **DISPOSITION FORM** Ref.: Dir. 3376R-A Grievance Reference #: Date Filed: Facility: 543514 April 27, 2022 GRVC Inmate Name: Book and Case#: Category: Alexander Williams 141-18-01632 L.Library From OCGS Inmate Statement Form, print or type short description of grievance: My attorney has sent 3 USB on 3 different occasions to me. The trailer has forwarded them to legal and I have yet to receive any of them which has been almost 6 weeks now. GRVC failed to "Notify" me of this which clearly is due process retaliation Action Requested by Inmate: Please send USB with discovery to GRVC Law Library. I start trial in 4 weeks STEP 1: FORMAL RESOLUTION Check one box: Grievance Submission is not subjected to the Grievance Process The Office Of Constituent and Grievance Services proposes to formally resolve your grievance as follows below. Alternatively, OCGS staff shall provide an explanation for why the submission is not subject to the OCGS process. OCGS infroemd the grievant that his request for his USB/discovery was forwarded to the Director of Law Library CHECK THE APPROPRIATE BOX BELOW AND PROVIDE YOUR SIGNATURE (Failure to sign forms will forgo your right to appeal the proposed resolution.) Yes, I accept the resolution □ No I request to appeal the resolution of this grievance to the Commanding officer. Note: If you appeal, the grievance staff can request long preliminary based review if they feel the complaint was thoroughly investigated and addressed, prior to forwarding to the Commanding Officer. You will receive the outcome of this review within (3) business days to inform you the appeal will proceed or you exhausted administrative remedies Inmate's Signature: Date: **Preliminary Review Requested** Grievance Coordinator/Officer Signature: Date: CJS April 27, 2022

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CITY OF NEW YORK - DEPARTMENT OF CORRECTION

OFFICE OF CONSTITUENT AND GRIEVANCE SERVICES



DISPOSITION FORM		Eff.: 9/14/18 Ref.: Dir. 3376R-A	F.E.F.
Grievance Reference #: 552472	Date Filed: June 1, 2022	Facility:	
Inmate Name:		GRVC	
Alexander Williams	Book and Case#: 141-18-01632	Category: S.Comr	
From OCGS Inmate Statement F	Form, print or type short description of grievance:	vas not afforded Lav	v Library
on Tuesday May 31, 2022	Dep Phillips was tour commander and informed t		······································
Untold Story of New York	City's notorious Riker's Island" mentioned her to tl	his is her pay back.	Please
Take Note: that this Deputy	y Warden just recently lied on a MOS got him arre	ested and charges	
were dropped by DA			
Action Requested by Inmate:	Please afford Law Library daily by the schedule	housing 2A	
- PM	STEP 1: FORMAL RESOLUTION		
Check one box: Grievance	☑ Submission is not subjected to the Grievance Process		
The Office Of Constituent and C Alternatively, OCGS staff shall p	Brievance Services proposes to formally resolve your grieva provide an explanation for why the submission is not subjec	ance as follows below. It to the OCGS process.	·
OCGS informed the grievar	nt that his Staff Complaint is a submission not sub	ject to the grievanc	e process
and has been forwarded to	the Warden for further investigation.		
	APPROPRIATE BOX BELOW AND PROVIDE YOUR SIG		
Yes, I accept the resolution	sign forms will forgo your right to appeal the proposed resolution. I request to appeal the resolution of this grie	•	ing officer
Note: If you appeal, the grievance staff can request	for a preliminary based review if they feel the complaint was thoroughly investigated and at within (3) business days to inform you the appeal will proceed or you exhausted administra	ddressed, prior to forwarding to the C	·
Inmate's Signature:	Date:	ative remedies.	
	Proliminant Partieur Partieur	172	
	Preliminary Review Requested		
Grievance Coordinator/Officer Sig CJS	pnature: Date: June 1, 2022		

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CITY OF NEW YORK - DEPARTMENT OF CORRECTION

OFFICE OF CONSTITUENT AND GRIEVANCE SERVICES

Form.: 7102R Eff.: 9/14/18 Ref.: Dir. 3376R-



DISPOSI	DISPOSITION FORM				Fig.
Grievance Reference #: 550944		e Filed: y 25, 2022		Facility: GRVC	
Inmate Name: Alexander Williams		Book and Case#: 141-18-01632		Category: L.Librar	У
From OCGS Inmate Statement Form, print or type	short d	escription of grievance:	This faci	lity is unla	wfully
practicing notarizing legal document	ts wit	hout confirmation that	i am the	person sig	ıning
the document. This is due to the cus	stom	policy of not allowing r	nyself to	physically	
be present in facility law library. This	s is w	ithout reason(s) or not	ification.		
- Marie Carlos C					
Action Requested by Inmate: Allow me to ph	nysica	lly go to facility law library	to allow n	ne to sign m	/ legal
documents in presence of Notary public.					
STE	EP 1: F	ORMAL RESOLUTION	N		
Check one box: Grievance Submission is			SS		
The Office Of Constituent and Grievance Services Alternatively, OCGS staff shall provide an explana					
OCGS informed the grievant that his Law I	Librar	y complaint was forwarded	to the Di	rector of Lav	v Library
for further investigation	***************************************				
	-				
•				'ı	
					· · · · · · · · · · · · · · · · · · ·
		A CONTRACTOR OF THE CONTRACTOR			
				·	
QUEOK THE ADDRODDIATE		ELOW AND DROVIDE VOLID	CICNIA TUD		
, -	go your	right to appeal the proposed rest to appeal the resolution of this	olution.)		ding officer.
Note: If you appeal, the grievance staff can request for a peliminary pased revi Officer. You will receive the outcome of this review within (3) business days to	iew if the	fee the complaint was thoroughly investigated a	nd addressed, pri	or to forwarding to the	
Inmate's Signature:		Date:	2 202	C	
	Prelim	inary Review Requested	l [
Grievance Coordinator/Officer Signature:		Date:			
CJS		May 31, 2022			

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CITY OF NEW YORK - DEPARTMENT OF CORRECTION

OFFICE OF CONSTITUENT AND GRIEVANCE SERVICES

Form.: 7102R Eff.: 9/14/18 Ref.: Dir. 3376R-



	DISPOSIT	ION	FORM	Ref.: D	ir. 3376R-A	100
Grievance I 565053	Reference #:		e Filed: y 14, 2022		Facility: GRVC	
Inmate Nan Alexando	er Williams		Book and Case#: 141-18-01632		Category: S.Comp	ol'nt
From OCG	S Inmate Statement Form, print or type sh	ort d	escription of grievance: Toda	y I sent	original docur	mentation
to law libra	y for copies at approximately 7:30pm CO	Lee	ch informed this grievant that the doc	umenta	ation was not i	n law
library this	ead to a level A and numerous staff civili	an an	d uniform being dispatched to housi	ng unit	2A after no les	ss
than 5 staff	member searched Law Library searched	and	recovered my documentation. this is	sue is l	ead to a chain	of
complaints	that I have recorded with facility higher u	ps tha	at is not being investigated and addr	essed. 1	this limitations	and
restrictions	has affected my legal matters. This has a	also d	eterred me from turning documental	ion ove	r for copies.	
)—————————————————————————————————————						
		3-2-13-13-13-13-13-13-13-13-13-13-13-13-13-				
Action Requ	ested by Inmate: Please remove office	cer Le	eech Law Library post please provide	alterna	ative fashion	
for me to	engage in law library services.					
		4 =				
Check on			ORMAL RESOLUTION bjected to the Grievance Process			
Alternative	Of Constituent and Grievance Services p y, OCGS staff shall provide an explanation	ropos on for	ses to formally resolve your grievand why the submission is not subject to	e as fol the O	lows below. CGS process.	
	ormed the grievant that his Staff C			ct to th	ne grievance	e process
and has b	een forwarded to the Warden for ir	ives	tigation			
Market Treatment and Application (Application)						
T				The second distribution of the second		
		and the second s				
			LOW AND PROVIDE YOUR SIGNATION IN THE SIGNATION IN THE SIGNATION IN THE SIGNATURE IN THE SI			
☐ Yes, I a	ccept the resolution 🔽 No 🔲 I requ	uest t	o appeal the resolution of this grieva	nce to t	he Command	ing officer.
Note: If you appeal, Officer. You will re	the grievance staff can request for a preliminary based review is serieve the outcome of this review within (3) business days to info	if they fe orm you	el the complaint was thoroughly investigated and addre the appeal will proceed or you exhausted administrative	ssed, prior remedies.	to forwarding to the C	ommanding
Inmate's Sigi	nature:		Date: -1/4/2	حرى ك	ar-	
A STATE OF THE STA	Pr	elimir	nary Review Requested			
	pordinator/Officer Signature:		Date:			
CJS			July 14, 2022			

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CITY OF NEW YORK - DEPARTMENT OF CORRECTION

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Form.: 7102R	
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and the second s	



	OFFICE OF CONS	STITUENT AND GR	IEVANCE SERVICES		Form.: 7102R Eff.: 8/23/19	The state of the s
	DISPOSITION FORM					
Grievance Re	ference #:	F	Facility:			
569314 July 26, 2022					RVC – 2a	
Inmate Name	,	Book and Case#:			Category:	
Williams,	Alexander	141-18-01632	NYSID# 01897858L		Staff Related to)
					Law Library	
From OCGS I	nmate Statement Form, p	orint or type short des	cription of grievance:			
"On Friday Ju	ıly 22, 2022 CO Walke	r informed this write	er that she refused to all	low i	me to utilize Law l	ibrary lan
top that she k	nows this writer's discov	very doesn't work in	tablet. She also denied	me	copies/printout of	legal case
in efforts to p	revent me from legal re	search. On Saturda	y CO Walker entered h	<u>iousi</u>	ing unit and annou	ınced law
of an appeala	es for everyone except 1 ble issue. CO Walker e	<u>1 cell VVIIIIams 1 an</u> exited unit saving W	n preparing for trial and arden Rene will never i	this emo	<u>s limitation is reach</u>	ung a level before I
go."		The same say and the sa	additione was never 1	CIIIO	we me, you wm go	before 1
Action Reques	sted by Inmate:					
"Dlagge and	and the control of th		•			
physically atte	ve this officer from this pend facility law library to	oost and please give conduct research a	<u>me written notification .</u> nd proper legal papers	<u>as to</u> Cive	why I am being de me written reason	enied to
cannot condu	ct my own legal research	h in the facility law h	ibrary. Remove CO Wa	dker	from law library p	ost."
		STEP 1: FORM	AL RESOLUTION			
Check one to	oox: Grievance	Submission is not su	ubjected to the Grievance	Prod	cess	
Alternatively, O	Constituent and Grievance CGS staff shall provide an ubject to the Grievance Proc	explanation for why th	e submission is not subjec	evance ct to	e as follows below. the OCGS process.	
OCGS inform	ned Mr. Williams, Alex	ander that as per D	OC Directive 3376R-A.	.II.5-	-6 "Staff Complain	t"
submissions a	lo not fall under the pur	view of OCGS and				
the Warden's	Office for investigation,	/resolution.				
			AND PROVIDE YOUR Sto appeal the proposed res			
☐ Yes, I acce	ept the resolution \(\simeta \) No		al the resolution of this gr		•	ding officer.
Commanding Officer.	e grievance staff can request for a prelin You will receive the outcome of this fel vance Process cannot be appealed.	ninary based-review-if-they feel th	ne complaint was thoroughly investigate	ed and a	addressed, prior to forwarding	to the
Inmate's Signa	ture:		Date:	51	5/22	
		Preliminary	Review Requested	1	The second secon	
Grievance Coo	rdinator/Officer Signature		Date:			
	Ms. Nelson	•	July 27, 2022			

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AFFIDAVIT OF SERVICE:

STATE OF NEW YORK COUNTY OF BRONX

SS:

I, ALEXANDER WILLIAMS JR, being duly sworn deposes and says:

That I have on this 16, day of August, 2022 placed and submitted the original copy of the plaintiffs OBJECTION, to the courts Recommendation to the index number 21-CV-1083, to be duly mailed via the UNITED STATES

POSTAL SERVICE, through the institutional mailroom of the G.R.V.C. correctional facility. Said moving papers were mailed to the following concerned parties:

CLERK OF THE COURT PRO-SE INTAKE UNIT UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YROK 500 PEARL STREET NEW YORK NEW YORK 10007

SWORN TO BEFORE ME THIS 16th DAY OF AUGUST 2022

YANA I HADJIHRISTOVA NOTAR PUBLIC-STATE OF NEW YOR NO. 01HA6385564

MOTARY Qualified mo Queen's County (ER OF DEEDS

My Commission Expires 01-07-2023

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Clerk of Court
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Southern derhurt of New Years
500 Pearl Street
New Years, N-y 10007

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